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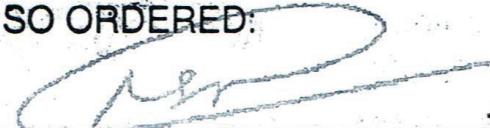
Deft.'s application is GRANTED
without objection of the Gov't
and Pretrial Services. Clerk of
Court requested to terminate the
motion (doc. 68).

Dated: August 31, 2021

White Plains, NY

August 30, 2021

SO ORDERED:


HON. NELSON S. ROMAN
UNITED STATES DISTRICT JUDGE

Re: US v Dante Nicholas
Docket No.: 20 CR 574 (NSR)-04

★ Admitted in NY and CT

Via ECF

US DISTRICT COURT, SDNY
Hon. Nelson S. Roman, USDJ
300 Quarropas St.
White Plains, NY 10601

Dear Honorable Sir:

As you know, I represent Defendant DANTE NICHOLAS in the
above-referenced matter.

Please accept this correspondence as a request for a permanent
modification of Mr. Nicholas' release conditions. Mr. Nicholas is
on home confinement with electronic monitoring. I have discussed
with Pre-Trial Services and the Government the opportunity for Mr.
Nicholas to go outside of his house to walk his dog on his and
along the adjacent properties, as long as he provides notice to the
EM unit when he is stepping outside to do so.

Neither Mr. Barrios from Pre-Trial Services nor Mr. Brumwell
from the Government have any objections.

Thank you for your time and consideration. Should you have
any further questions or concerns, please feel free to contact the
undersigned.

Very truly yours,

s/Aaron M. Goldsmith

cc: C. Brumwell, AUSA
L. Barrios, USPTS

MEMO ENDORSED